



Ms Karen T. Harris Special Processing and Correspondence Branch Oniar, Application Processing Division

· (703) 308-1202

01/939,834

. September 2, 1993

REFERENCE: Attorney Docket no 10274-16-1

Dear Ms. Harris:

We would like to revive our application under 37 CFR 1.137(b). Attached is a check in the amount of \$2,500.

We will have to proceed without the assistance of our patent attorney, Townsend and Townsend, as we are under the protection of Chapter 11 and as such are not allowed to issue checks to attorneys.

Please advise us how to proceed with this petition.

Thank you for your assistance.

Elnane Panal Adriana Panovich

Administrator

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VPL Research Inc. 3977 East Bayshore Rd. 👫 Palo Alto CA 94303 (415) 988-2550 (415) 988-2557 fax







UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO /TITLE
<u> </u>	09702792	EROMATHO.	D 10274-16-3

0381/0810

EXAMINER

TOWNSEND & TOWNSEND STEUART ST. TOWER ONE MARKET PLAZA SAN FRANCISCO, CA 94105

ART UNIT PAPER NUMBER

DATE MAILED:

08/10/93

NOTICE OF ABANDONMENT UNDER 37 CFR 1.53

Regarding the Notice to File Missing Part. dated 9800 no response was received.

Therefore, the above identified application is <u>ABANDONED</u>.

Note: When an application is abandoned for failure to pay the filing fee, the application will not be retained (i.e., the application will be disposed of) copies of the application will not be provided or certified, and benefits under 35 USC 120 and 37 CFR 1.78 will not be accorded UNLESS THE PROCESSING AND RETENTION FEE SET FORTH IN 37 CFR 1.21(1) IS PAID WITHIN ONE YEAR PERIOD SET FORTH IN 27 CFR 1.53(d).

A petition to the Commissioner under 37 CFR 1.137 may be filed requesting the application to be revived.

Under 37 CFR 1.137(a), a petition requesting the application be revived on the grounds of <u>UNAVOIDABLE DELAY</u> must be filed promp(iv after applicant becomes aware of the abandonment and such petition must be accompanied (1) by an adequate showing, verified under oath of declaration, of the cause of unavoidable delay, (2) by the required response to the above identified office letter, and (3) by the petition fee set forth in 37 CFR 1.17(1).

Under 37 CFR 1.137(b), a polition requesting the application be revived on the grounds of $(MINTEHTIONAL\ DELAY\ must be accompanied (1) by a verified statement that the abandonment was unintentional, (2) by the required response to the above identified office letter, and (3) by the petition fee se forth in 37 CFR 1.17(m).$

Any questions concerning polytron, to review should be chirected (a Petitions Information. (703)305-9354

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